

## Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <a href="http://about.jstor.org/participate-jstor/individuals/early-journal-content">http://about.jstor.org/participate-jstor/individuals/early-journal-content</a>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

rations, as a practical text-book for the student of law, and it will certainly serve as a useful book of reference for the busy practitioner.

R. D. S.

PROBLEMS AND QUIZ ON COMMON-LAW PLEADING. By EARL P. HOPKINS. St. Paul, Minn.: West Publishing Co. 1894.

This handy little collection of questions on Pleading seems upon examination to be as it professes, "especially adapted for use with Shipman's Hand-book of Common-Law Pleading." It also appears to belie its innocent appearance, for while most of the problems stated are such as a student can readily solve with a little thought, there is sandwitched in here and there, by way of seasoning, one of those articles known as catch-questions, which even courts have not yet solved with unanimity. This does not detract from its value, however, and it will be found most useful to the student by affording him an opportunity for a practical application of the principles learned, without which the study of law would be a drier field of knowledge than the valley of dry bones. R. D. S.

Architect, Owner and Builder Before the Law. By T. M. Clark, Fellow of the American Institute of Architects. New York: McMillan & Co. 1894. Price, \$3.00.

This is a law book written by an architect. It is divided into three parts, which treat, respectively, of the architect and the owner; the architect and the builder; and the builder and the owner. Each part is divided into chapters, which cover quite fully all the ordinary questions of law likely to arise between the respective parties. Many decisions have been consulted, and important cases are quite fully cited.

The book having been written by an architect, the point of view, in some instances, is different from that which would be taken by a lawyer; but there are few, if any, statements of the law which would mislead the lay reader. Considering that the book was not written by a lawyer, its breadth and accuracy are remarkable; and the fact that its author has had special